HART IS OUT OF IT

Kentucky Fighter No Longer Considered Dangerous.

SQUIRES MAY MEET SCHRECK

Australian Should Have No Trouble in Defeating Tommy Burns, Who Is Considered Only a Faker and Lacking in Gameness-Joe Gans Has Difficulty in Getting Match.

Schreck at Tonopah practically puts the thread and finished strong. big Kentucky fighter out of consideration

to see who will fight Jim Jeffries. If Squires can fight a little and is game, he will whip Tommy Burns, who is not game, and then it will be Squires and Schreck for the American championship. Should Burns whip Squires, then it is good.

"Red and White."

"Red and White."

Announcement was made that the following men who participated in the championship series were awarded W's: Minterest should be kept in mind by the chael, Redford, Morse, McLean, Howard, Mcmp. Fallebrown, Hellen, Polhemus, Fort, Hillyer, and Manager Raftes.

"Red and White."

"Red and White."

Announcement was made that the following men who participated in the championship series were awarded W's: Minterest should be kept in mind by the chael proving the control of the control Burns whip Squires, then it is good Fort, Hillyer, and Manager Raftes. betting that the big Chicago Dutchma will be the winner if he and Burns ever meet in the ring, for he has the quali ties which Burns lacks, a liking for pun to him from the other fellow. Burns has been shown to be a faker and a jobber, and a man of that quality can be safely counted on to lack gameness, the really ishment and the determination to stay and a man of that quality can be safely counted on to lack gameness, the really first essential for a ring fighter. The man who will fake or job is, away down in his heart, a coward, although he may be able to make people believe that he is game and may be able to keep up the deception for a long time. Barring accidents, therefore, it is safe to say that before many mouths the sperting public of the ballots showed Reichard to be the choice by a large margin.

meeting of the team in the high school building.

Reichard, who is a southpaw, has been the case. Commissioner West and Morrow yesterday and presented in strong arguments the business side of the case. Commissioner West assured these gentlemen that the matter had not been passed upon finally, and that no summary proceeding was contemplated.

Col. Morrow, Engineer Commissioner, took the position that while trees might in some measure be disadvantageous to business interests, they would benefit the

ficulty in getting a match that will be at all profitable. There is talk of matching him against Jimmy Gardner and Jimmy Britt, but no one is likely to seriously consider either match. The Britt match York team will be neck and neck with the hearing will be had at the District buildsmells so bad that it can be noticed clear across the continent. Gans is about as much superior to Britt as Fitzsimmons would be to Fresh New Orleans. He figured the proposition and continent to the proposition and continue to the proposition and continu would be to Frankie Neill. In a bout on Rock, the level there is no possible chance for the California fighter. To put Britt in the ring with Gans again would be almost as Kid Herman. Britt would not be warming-up exercise for the light-weight champion. As far as Jimmy Gardner is concerned, he would be little better. In the first place, Gardner is a big welterweight, who is not at his best, according to bis one of the Nashua club of the "little old". New England League. Both are ambittous, energetic, hard-working young men. It will not be a bit surprising to see them land as leaders of major league.

TENNIS TOURNAMENT ENDED. Said "Bob" Unglaub while in Clycland:
This would make him about 142 or 143 pounds when he went into the ring at night. Gans could, of course, refuse to meet him under such conditions, as Joe is a legitimate light-weight. But no matter what Gardner might weigh, he is so inferior to Gans as a boxer that a match between them would be in the nature of a joke, Gardney by the contest.

Said "Bob" Unglaub while in Clycland:
This ceveland team is the one that be dead on the bad. And Lajoie's men will make them all hustle. We played them all hustle. We played them all bustle. We played them all bustle will notice, he has been having his share of good luck. And you inferior to Gans as a boxer that a match between them would be in the nature of a joke, Gardney by the courts of the Bachelors' Club, came to a close yester-day afternoon, when Miss Doyle and Conrad Doyle beat Miss Wimer and Mr. Ballenger, 10-8, 6-3.
Conrad Doyle's net playing and short overhand smash went a long way toward by bringing the victory to his side.

Largest Morning Circulation is tournament, at the courts of the Bachelors' Club, came to a close yester-day afternoon, when Miss Doyle and Conrad Doyle beat Miss Wimer and Mr. Ballenger, 10-8, 6-3.
Conrad Doyle's net playing and short overhand smash went a long way toward by bringing the victory to his side.

Largest Morning Circulation is tournament, at the courts of the Bachelors' Club, came to a close yester-day afternoon, when Miss Doyle and Con-day afternoon, whe between them would be in the nature of a joke. Gardner is not the gamest man in the world, and he has never been them would be in the nature of lieve that Cleveland has the better team. Then it is a long way to the finish, and In the world, and he has never been known to go out of his way to hunt hard contests. He has been hunting soft marks for several years, and has had several of game this year. But Cleveland looks the growth to go out of his way to hunt hard there is a chance for many a reversal and slip-up. I am hoping for the best for Boston, and we will win many a game this year. But Cleveland looks the growth to me right now." them recently. But he has a wholesome goods to me right now." fear of a man of Gans' quality, and a fighter with fear of an opponent in his heart is greatly handicapped when time is called. Gardner would be practically beaten before he went into the ring, and under these conditions would be about as soft for Gans as Young Erne was for himself when they met in Philadelphia

NELSON TO MEET BRITT.

Fighters Agree to Meet on July 3, if Possible.

San Francisco, June 4.-Jimmy Britt and Battling Nelson met last night, and after several hours discussion Britt that governed their two previous fights, 133 pounds, three hours before the fight, the referee to be selected ten days before the meeting and the purse to be divided, 60 and 40 per cent, of the best If the boxers should meet in this city

the length of the contest is to be twenty or twenty-five rounds, the same number to be fought in Los Angeles also, in case the fight should held there. In the event of the best offer coming from Nevada, the fight is to be to a finish. The principals will meet again to-morrow

night and will, in all probability, sign The date mentioned is the evening of

July 3, the night before the Squires-Burns match, and the place will most likely be the baseball grounds, if Jack Glason succeeds in getting the permit.

UMPIRE SEEKS LOST BALL.

Suspects Second Sphere in Play at New York,

New York, June 4.- The last out in the fifth inning of to-day's game between New York and Cleveland was a close de cision on Elberfeld at first base. Elberfeld arose from his slide with a protest, but did not make much of a kick. He walked to his position at short, and as he did so flung the ball out to far left field. Lajoie spoke to Sheridan about it, the latter apparently not having seen Elberfeld throw

Sheridan chased out to left field to investigate. He looked around in the grass, came back to where Conroy was, and felt the latter's clothing, but found no ball. He also frisked Hoffman without result,

and then came back to the plate.

It was a novel sight, that of an umpire poking about players to see if they had a ball concealed about them. Whatever be-came of the ball, Sheridan's quest was

WESTERN GETS TROPHY.

Celebrates Baseball Championship

with Speeches and Songs. The assembly hall of Western High School was the scene of a happy gather-ing yesterday when Secretary Oliver Metzerott, in behalf of the Princeton Alumni, of Washington, presented the school with the Princeton cup, emblematic of the interhigh school baseball hampionship of 1907.

Mr. Metzerott made a short speech, dwelling on the likeness of Princeton and Western, in that both are noted for their fine spirit.

Capt. Virgil Michael, upon receiving the up from Mr. Metzerott, started off on a little speech, but after the first few sentences the elongated twirler got a fit of stage fright, and after making several futile efforts to shake the remainder of The defeat of Marvin Hart by Mike his speech from the cup, found the lost

Coach James Sprigman, to whose un-tiring efforts Western's victories were largely due, was unable to be present

REICHARD TECK'S CAPTAIN.

Baseball Team,

fore many months the sporting public will see an international battle between heavy-weights, which will be something of a novelty these days.

Soft Things for Gans.

Joe Gans seems to be up against it at the present time. He is having great difficulty in getting a more than the present time. He is having great difficulty in getting a more than the present time. The manager of the ballots showed Reichard to be the choice by a large margin. The baseball team will be elected by the members of the team this year, just as the captain is elected, instead of being appointed by the atherity on either side of the avenue also appealed to him strongly as a further step toward beautifying the Capital. He said that he year will be held shortly.

BASEBALL NOTES.

bad as was the contest between Gans and American Association, another first-class

2566

Merchants Oppose Their Being Placed on Avenue.

APPEAL TO COMMISSIONERS

Argument Presented that Well Dressed Shop Windows Are More Attractive Than an Irregular Line of Stunted Trees-Question Being Considered Carefully by Officials.

The proposal to plant several hundred shade trees along Pennsylvania avenue is by no means meeting with general Some of the most progressive mer-

one feature weight champlon.

Hart has always had the idea that be could whip any man living, although he could whip any man living, although he could mover prove it in the ring. He had great confidence in himself, and had told the writer more than once that he thought he would develop into a man big enough and strong enough to whip Jeffeles, says R. H. Kain, in the Philadelphia Record. But now that his hands have gone back on him, he is out of the running.

Schreck is a fighter off white Soden, the Canuck. He is not a skilled boxer, merely a strong, rough fellow. He and Bill Squires are lable to come together for the chame of see who will fight Jim Jeffries. It Squires can fight a little and is game, he lowing meaning and heaving and the more contained and special statements and special statement of the loss of the loss progressive merchants on the avenue are heartily opheed to it. They believe in trees in the residential section and in the beautifying of the parks and parking, but they see neither beauty nor utility in lining a purely business thoroughfare with trees.

A glance along the avenue to-day shows an irregular line of trees, all of them more or less stunted in growth, affording no shade to pedestrians worth mentioning but tending to mar the side to see who will fight Jim Jeffries. It Squires can fight a little and is game, he lower, merely a strong content of the college of the companied Mr. Metzerott. A cheer for western was given at the conclusion of the ceremonies, and Western sang the same than the substance of the loss of the following members of the parks and parking, but they see neither beauty nor utility in lining a purely business thoroughfare with trees.

A glance along the avenue to-day shows an irregular line of trees, all of them more or less stunted in growth, affording no shade to pedestrians worth mentions. No. 173. Such the verification of the reduction of the trees the reduction of the following the vertice and gard the residential section and in the beautifying of the parks and p

Pitcher Chosen to Lead Next Year's best, there can be no uniformity in the

side of Seventh street was also desirable. Formal Hearing Likely,

The entire question is still open, and it in the sixteen-inning game with Little chamber.

Commissioners West and Morrow and Assistant Commissioner Kelly yesterday drove along the entire length of the avenue with a view of ascertaining by personal observations the result to be ob-

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TREES NOT DESIRED DAILY COURT RECORD

Attorneys, A. S. Worthington-McKenney & Flan

No. 24. National Cash Register Company vs. In-

on Printer and Watson, Fritter and Watson, No. 248. Jackson vs. Baker. Attorneys, W. C. Trentiss and George Francis Williams—M. H. Beach. No. 254. Nash vs. District of Columbia. Attoreys, E. H. Thomas and C. W. Clagett—E. H.

No. 256. McIntire vs. Baxter. Attorneys, Tucket & Kenyon and E. S. Bailey-George F. Williams.

Criminal Court No. 1.

Criminal Court No. 2.

JUSTICE BARNARD.
Warner vs. Peale; reference to auditor. Plaint:
ttorney, C. F. Diggs; defendant's attorney, S.

Assignments for to-day: United States vs. Benjamin Johnson and Willia

ison. United States vs. Benjamin Johnson, John Taylot

JUSTICE GOULD.

Estate of Minnie E. Stewart; will dated March 7.

8%, filed.

Estate of Oliver L. Merrill; will dated March 22 1906, filed, with petition for probate. Attorney, L.

Estate of Margaret Roche; order of sale. Attorne;

ittorneys, Hufty & Hufty.

Estate of Nannie T. Floyd; order to sell stocks.

ttorney, Wilton J. Lambert.

In re Lucille Compher; order appointing Samuel

Estate of Effic Ware; will dated January II, 1907, led.

Estate of Henry C. Becker; will dated September 1998, filed.

Lawsnits.

REAL ESTATE TRANSFERS.

wen, lots 29 and 40, block 4, \$19.

Twenty first street northwest—Waddy | et ux. to William I. Demlog, lot 68, see a

P. Compher guardian; bond, \$1,000. Leckie, Fulton & Cox.

United States vs. Edwin S. Holmes, jr., conspir on trial. Attorneys, A. S. Worthington, W. Lester, and J. Clareace Price.

DISTRICT COURTS. Court of Appeals.

Present: The Chief Justice, Mr. Justice McComas, and Mr. Justice Robb.

Charles J. Kane was admitted to practice.

No. 1783. Blankenship et al. vs. Cowling; con

No. 1784. Williamson vs. Cummins; continued. No. 1785. Ficklen vs. Pacific Mutual Life Insur

nce Company; continued.

No. 1788. Scott vs. Herrell; continued.

No. 1790. Clark vs. Morris; continued.

No. 1790. Glaria vs. Washington Southern Railay Company; continued. No. 1791. O'Brien vs. Pabst Brewing Company

continued.

No. 1792. Davis vs. United States; continued.

No. 1793. Morgan vs. Morgan; continued.

Patent Appeal No. 439. United States Playing and Company vs. C. M. Clark Publishing Comany; on motion the appellee is allowed to file sup-

. 1745. Welch vs. Lynch; judgment reversed, costs, and cause remanded, with direction to

with costs, and the petition and other proceedings remanded for further proceedings. Opinion by Mr.

Justice Shepard.
No. 1757. New York Continental Jewell Filtration Uniformity Not Possible.

Even putting the matter upon a cold commercial basis, they feel that the merchants are entitled to consideration. At best, there can be no uniformity in the planting of trees, since the hotels and a number of large houses are utilizing space.

No. 135. New York Continental Jewell Filtration Company vs. Wynkoop; judgment affirmed, with costs. Opinion by Mr. Justice McComas.

Patent appeal No. 428. In re application of Patents affirmed. Opinion by Chief Justice Shepard.

No. 137. Columbia National Bank vs. Macknight; judgment affirmed, with costs. Opinion by Mr. Justice McComas.

Patent appeal No. 400. W. O. Rogers, 150., vs. International Silver Company; decision of Commissioner of Patents reversed. Opinion by Mr. Chief Justice Shepard.

Patent appeal No. 347. McKnight vs. Pohie; decision of Commissioner of Patents affirmed. Opinion

sion of Commissioner of Patents affirmed. Opinion by Mr. Justice McComas.

Patent appeal No. 421. Blumenthal and Bickart vs. Bigbie Bros. & Co.; decision of Commissioner of Patents affirmed. Opinion by Mr. Chief Justice

Shepard.

Patent appeal No. 413. McCormick vs. Hallwood; decision of Commissioner of Patents affirmed. Opinion by Mr. Justice McComas.

Adjourned from day to day.

Equity Court No. 1.

McCubbin vs. Hoover, sale ratified. Companinant's solicitor, L. C. Williamson.

Knapp vs. Durkin; sale finally ratified and reference to auditor and leave to transfer lieu granted. Complainant's solicitor. John E. Taylor; defendant's solicitors, Douglas & Douglas.

Stier vs. Stier; guardian ad litem. appointed. Complainant's solicitors, Millan & Smith.

Furmage vs. Furmage; sale fundly ratified and reference to auditor. Complainant's solicitor, H. G. Kimball; defendant's solicitor. Samuel Maddox. In re Lawrence V. Payne; change of name authorized. Attorney, Albert Sillers.

Assignments for to-day:

No. 29. Pecple's National Bank vs. Land Improvement Company. Attorneys, D. W. Baker—John Riddox.

f., Harris vs. Lewis. Attorneys, George F., mard & Johnson, John Ridout, Stewart vs. Stewart. Attorneys, Ralston -Fullon Lewis, Levi David.

Equity Court No. 2. JUSTICE GOULD.

Langley vs. D'Audigne; severance on appeal level. Complainant's solicitor, A. A. Hoebli

d. Complainant's solicitor, A. A. Hamil-ndant's solicitors, Hamilton, Colbert & Hamil-Tucker & Kenyon, C. W. Fitts, Birney & solicitors, Hamilton, Colbert & Hamilton, Colb

solicitor, J. B. Green; defendant's

Assignments for to-morrow: No. 254. De Yo vs. De Yo. Attorneys, Gre-308. Henry vs. Smith et al. Attorneys, Jef-Henry and Williamson. ords-Henry and Williamson. No. 312. Haden vs. Haden et al. Attorneys, Pot-ury and Hollander-Hackett. No. 314. Childs vs. Childs. Attorneys-Burkhardt-

Circuit Court No. 1.

JUSTICE WRIGHT, Jackson vs. Burgdof; leave to file amended declara-ion granted. Plaintiff's attorneys, Wolf & Rosention granted. Plaintiff's attorneys, Wolf & Rosenberg; defendant's attorney, J. J. Darlington.

Pope rs. Southern Railway Company; verdiet for plaintiff for 1 cent damages. Plaintiff's attorneys, P. H. Marshall and C. I. Simms; defendant's attorneys, H. Marshall and C. I. Simms; defendant's attorney, H. W. Sohon.

McKay vs. Buchanan; continued for the term. Plaintiff's attorney, Philip Walker; defendant's attorney, H. W. Sohon.

Weltley vs. Israel et al.; judgment by stipulation.

Plaintiff's attorney, W. M. Lewin; defendant's attorney, Chapin Brown.

Pope vs. Southern Railway Company; motion for new trial filed, Plaintiff's attorneys, Marshall & Cook Simms; defendant's attorneys, Hamilton, Colbert, Yerkes & Hamilton.

Yerkes & Hamilton Yerkes & Hamilton.

Assignments for to-day:

No. 381. Jackson vs. Burgdorf. Attorneys, Wolf & Rosenbergs—J. J. Darlington.

No. 425. Hurst vs. Miller. Attorneys, Edwin For-rest.—Brandenburg & Brandenburg.

No. 621. Ayer vs. McKinley. Attorneys, E., O. Wagenhorst—E. L. Gies.

No. 621. Convincebon vs. Bryer. Attorneys, F. S. Wagenhorst-E. L. Gies

No. 631. Cunningham vs. Beyer. Attorneys, E. S.
Duvall, r.—John Ridout.

No. 693. Atchison vs. District of Columbia. Attorneys. Lancaster & Smith-E. H. Thomas.

No. 69. Gorman vs. Flarer. Attorneys, H. L.
Franc and Ivan Heideman-J, J. Darlington and C.

J. Wrightson. Franc and Ivan Heideman—J. J. Darlington and C. J. Wrightson.
No. 635. Pelz vs. D'Audigne. Attorneys, Tucker & Kenyon—Hamilton, Colbert & Hamilton.
No. 637. McNulty vs. Whitney. Attorneys, S. T. Thomas and J. B. Herigan—Raliston & Siddons, No. 639. Douglas vs. Davis. Attorneys, T. L. Jeffords and Douglas & Douglas—D. S. Mackall and M. Strashurger.

nurger.
Crowley vs. Randall. Attorneys, L. J.
L. Prailey Circuit Court No. 2. JUSTICE ANDERSON.

Barces vs. Slater; continued for term on motion of plaintiff's attorney, Plaintiff's attorneys, Turner & Mitchell; defendant's attorney, Geo. Francis

Williams.
United States vs. Swartzell, Rheem & Hensey Company; continued for term by agreement. Plaintiff's atterney, D. W. Baker; defendant's atterneys, J. J. Darlington and B. F. Leighton.
McQueen vs. Thomas; continued for the term by agreement. Plaintiff's atterneys, Brandenburg & Brandenburg defendant's atterneys. A. B. Browne, Alex. Britton, Evans Browne, and A. A. Hoehling, 9.

ling, fr.

Nokes vs. Chase; on trial, Plaintiff's attorney, L.

J. Baker; defendant a attorneys, Wilton J. Lambert and R. H. Yeatman.

Comphor vs. Baltimore and Ohio Railroad Company; verdict for plaintiff for \$4,000 and judgment.

Plaintiff's attorneys, Leckie, Fulton & Cox; defendant's attorney, Geo. E. Hamilton.

Assignments for to-day:

No. 518. P. S. Carmody Computer.

518. F. S. Carmody Company vs. Stannard. seys, E. H. Thomas—Hamilton, Colbert, Yerkes players, who looked on in surprise at the unusual proceedings.

Clarksburg, 4: Cumberland, 3.

Special to The Washington Herald.

Cumberland, Md., June 4.—Clarksburg, by bunching hits in the last inning, won to-day's game. Score, Clarksburg, 4; Cumberland, 3.

College Games.

At Hanover—

College Games.

At Hanover—

College Games.

At Hanover—

Dartmouth —

O 0 0 3 1 0 0 1 5 - 5 1 Cumbers and Schoppeley; Saunders and King

At Hanover—

Dartmouth —

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THE WILTSHIRE,

nited States vs. Edward Smith.

for 193. Lambert vs. Riley.

for 193. Lambert vs. Atlantic Gulf and Pacific.

for 175. Costello vs. Atlantic Gulf and Pacific. irginia ave. and Beach. American and European lan. Cafe; music. For rates, &c., see Washington opresentative, H. Ralph Burton, Bond Bldg. ap4-90t Company.

No. 183. Xarhoulacas vs. Eleftherion. Attorneys, Archer & Smith—J. A. Toomey. HOTEL PONCE DE LEON. Second House from Steel Pier, my26-30t-d&S ALFRED B. GRINDROD.

> EARL MAR HALL, Directly on ocean front, Vermont avenue. Long distance phones; running water in rooms. Special spring rates. L. J. BROWN.

JAMESTOWN EXPOSITION.

The Herald at the Exposition

Lecate, Fulton & Cox.

Estate of Hattie L. Compher; order to compromise claim. Attorneys, Leckie, Fulton & Cox.

Estate of Winfield S. Olive; will dated November

9, 1895, filed, with petition for probate. Attorney,

1, J. Darlington. Pine Beach Hotel, States Hotel, Inside Inn. Arcade Hotel Also at the news booths throughout the

Also at all Norfolk news stands. io. 1994. Lewis Johnson & Co. vs. James L. rvand; judgment of S. C. Mills, justice of the ice, for \$50. Plaintiff's attorney, T. Percy Myers. Go. 4995. John William Goodhart vs. Erline salle Goodhart; replevin. Plaintiff's attorney, W.

serted at the rate of 1 cent a word for one Thirty times or more, 5c per again line.]

No. 27132. William B. Slater vs. Laura B. Slate declare trust. Complainant's solicitor, Edward I

McDONOUGH'S COTTAGE

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T. Arms, \$1.400, I to 10 meaning.

18. square 2995.

19. James A., to
Charles W. Darr and Leo A. Finn, to secure
Irvin Owings, \$500, three years, 6 per cent, quarterly, part lot 128.

20 jumbia Heights—George B. King et ux. to NaCounty and Savings and Trust Company, to secure quare 182—Alonzo O. Bliss et ux. to Chapin Brown and Henry H. Bergmann, to secure Oriental Building Association No. 6, \$30,000, lot 56, quare 214—Leo Geschickter et ux. to J. Clinton Tribby and W. E. Grady, to secure Charles E. Tribby, \$1,400, 1 and 2 years, 6 per cent, semi-annually, lot 20.

plumbia Heights—George B. King et ux. to Na-tional Savings and Trust Company, to secure Michael J. Keane, \$5,000, five years, 5 per cent, semi-annually, lot 62, block 32; same to same to secure same, \$2,000, twelve months, 5 per cent, semi-annually, same property, ark View—Theodore Hausmann et ux. to B. Francis Saul and Herbert T. Shannon, to secure Middanch & Shannon, her \$200 monthly trac-

JAMESTOWN EXPOSITION.

DEEDS OF TRUST.

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Wood et ux. to William I. Deming, lot 68, square 68, 19,590.

Norii Carolina avenne southeast, between Tenth and Eleventh streets—William E. Stockett et ux. to Robert A. Mellednot, lot 17, square 967, 519.

Columbia Heights—Ida G. Seaman et vir, Clarence W., to Frank S. Altemus, lot 45, block 33, 513.

Columbia Heights—Mary I. Towers et vir, V. Scott, to Samuel H. Bacon, lot 58, square 2564, 5100.

Sixteenth street extended—Myron M. Parker et ux. to John B. Henderson, part lot 12, block 17, Meridian Hill, 5672.

Fairmount Heights—Robinson White et ux. to Jordan C. Bergens, lots 12 and 13, block 3, 510.

Bloomingiale—Nellie G. Repuelds et al. to Joseph S. Reynolds, lot 13, block 3, 540.

White Haven—Mildred D. Kline to Ellen A. Crumbaugh, part known as store house lot, 510; Dantel Crumbaugh to same, part same lot, 510.

Brightwood Park—John T. Arms to Laura V. Boss, lot 48, square 295, 510.

P street northwest, between Twenty-fourth and Twenty-flith streets—Eidridge E. Jordan to Florence M. Wyman, part lots 11 and 15, square E of 1264, 510.

Thitteenth street northwest, between E and F streets and Barnes Homestead traet—Rohamin hotel of modern equipment; accommodates bean plan. Excellent cafe. Cars to James sition grounds pass the doors. W.M.

musity, fot 68, humbia Heights—Frank S. Altemus to George C. Altemus and Adrian L. Watson, to secure Ids G. Scamans, \$5,000, 5 years, 5 per cent, semi annually, lot 45, block 33.

nually, lot 50.

Brightwood Park—Laura V. Boss to Samuel A.

Drury and Themas H. Pickford, to secure John
T. Arms, \$1,400, 1 to 70 months, 6 per cent, lot

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